3.	Debtor's federal Employer Identification	81-2430411			
2.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names	FKA Athenex Specialty Prod	ucts, LLC		
		a separate document, <i>Instructions</i> Athenex Pharmaceutical Divi	for Bankruptcy Forms		
V		on for Non-Individual separate sheet to this form. On			04/22
Са	se number (if known)		Chapter 11	<u> </u>	ock if this an ended filing
	OUTHERN DISTRICT OF TEX				
	I in this information to ident ited States Bankruptcy Court				

☐ Partnership (excluding LLP)

☐ Other. Specify:

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Debt	7 ttilollox i llallilacout	ical Division, LLC		Case number (if known)			
	Name						
7.	Describe debtor's business	A. Check one:					
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		☐ Railroad (as define	ed in 11 U.S.C. § 101(44))				
		☐ Stockbroker (as de	fined in 11 U.S.C. § 101(53A))				
		☐ Commodity Broker	(as defined in 11 U.S.C. § 101(6))				
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))					
		■ None of the above					
		B. Check all that apply					
		_	as described in 26 U.S.C. §501)				
		☐ Investment compa	ny, including hedge fund or pooled in	vestment vehicle (as defined in 15 U.S.C. §80a-3)			
		☐ Investment advisor	(as defined in 15 U.S.C. §80b-2(a)(11))			
		C NAICS (North Amer	rican Industry Classification System)	4-digit code that best describes debtor. See			
			gov/four-digit-national-association-na				
		5417					
8.	Under which chapter of the	Check one:					
	Bankruptcy Code is the debtor filing?	☐ Chapter 7					
	g.	☐ Chapter 9					
	A debtor who is a "small	■ Chapter 11. Check	all that apply:				
	business debtor" must check the first sub-box. A debtor as			btor as defined in 11 U.S.C. § 101(51D), and its aggree			
	defined in § 1182(1) who elects to proceed under			xcluding debts owed to insiders or affiliates) are less th cted, attach the most recent balance sheet, statement			
	subchapter V of chapter 11		operations, cash-flow statement, a exist, follow the procedure in 11 U	and federal income tax return or if any of these docume	nts do not		
	(whether or not the debtor is a "small business debtor") must			in 11 U.S.C. § 1182(1), its aggregate noncontingent liq	uidated		
	check the second sub-box.		debts (excluding debts owed to in	siders or affiliates) are less than \$7,500,000, and it ch	ooses to		
			balance sheet, statement of opera	Chapter 11. If this sub-box is selected, attach the most tions, cash-flow statement, and federal income tax returns.			
		_		ist, follow the procedure in 11 U.S.C. § 1116(1)(B).			
			A plan is being filed with this petiti				
			accordance with 11 U.S.C. § 1126	cited prepetition from one or more classes of creditors, (b).	ın		
				dic reports (for example, 10K and 10Q) with the Securi			
				to § 13 or 15(d) of the Securities Exchange Act of 193- for Non-Individuals Filing for Bankruptcy under Chapter			
		_	(Official Form 201A) with this form				
			The debtor is a shell company as	defined in the Securities Exchange Act of 1934 Rule 1	2b-2.		
		☐ Chapter 12					
9.	Were prior bankruptcy cases filed by or against	No.					
	the debtor within the last 8	☐ Yes.					
	years? If more than 2 cases, attach a	D					
	separate list.	District District	When When	Case number Case number			

Debt	Athenex i harmace	utical Di	vision, LL	.C	Case	e number (if known)			
10.	Are any bankruptcy cases								
	pending or being filed by a business partner or an affiliate of the debtor?	a ■ Yes	S.						
	List all cases. If more than 1 attach a separate list	,	Debtor	See Rider 1 atta	ched hereto	Relation	nship Affiliate		
			District	Southern Distriction		Case nu	umber, if known		
11.	Why is the case filed in	Check al	I that apply	:					
	this district?				pal place of business, or p or for a longer part of such		istrict for 180 days immediately other district.	у	
		■ A1	oankruptcy	case concerning del	otor's affiliate, general part	tner, or partnership is po	ending in this district.		
12.	Does the debtor own or have possession of any	■ No	Answer be	elow for each proper	ty that needs immediate a	ttention Attach addition	al sheets if needed		
	real property or personal property that needs	☐ Yes.					ar choose ir ricodod.		
	immediate attention?		Why does the property need immediate attention? (Check all that apply.) ☐ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.						
			•	s or is alleged to pos the hazard?	se a threat of imminent and	d identifiable hazard to	public health or safety.		
			_		cured or protected from th	no weather			
			 □ It needs to be physically secured or protected from the weather. □ It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, 				mple.		
			livestoc		meat, dairy, produce, or se			,	
			☐ Other						
			wnere is	the property?	Number, Street, City, Sta	ate & ZIP Code			
			Is the pro	perty insured?	rtumber, enect, eny, en	ato a 211 00d0			
			□ No						
			☐ Yes.	Insurance agency					
				Contact name Phone					
	Statistical and admin			<u> </u>					
13.	Debtor's estimation of available funds	_	heck one:						
					tribution to unsecured cred rses are paid, no funds wi		ured creditors		
			- / titor arry	ааттызгануе ехрег	Toos are paid, no lands wi				
14.	Estimated number of creditors	□ 1-49 □ 50-99			☐ 1,000-5,000 ☐ 5001-10,000		25,001-50,000		
		☐ 50-99 ☐ 100-1			☐ 5001-10,000 ☐ 10,001-25,000		l 50,001-100,000 l More than100,000		
		200-9	99		2,22				
15.	Estimated Assets	□ \$0 - \$			□ \$1,000,001 - \$10		\$500,000,001 - \$1 billion		
			01 - \$100,0 001 - \$500,		□ \$10,000,001 - \$5 □ \$50,000,001 - \$1		\$1,000,000,001 - \$10 billion \$10,000,000,001 - \$50 billion		
			001 - \$300, 001 - \$1 mi		■ \$100,000,001 - \$1		More than \$50 billion		

Debtor	Athenex Pharmac	eutical Division, LLC	Case number (if known)	Case number (if known)		
	Name					
16. Est	mated liabilities	□ \$0 - \$50,000 □ \$50,001 - \$100,000 □ \$100,001 - \$500,000 □ \$500,001 - \$1 million	□ \$1,000,001 - \$10 million □ \$10,000,001 - \$50 million □ \$50,000,001 - \$100 million ■ \$100,000,001 - \$500 million	☐ \$500,000,001 - \$1 billion ☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion ☐ More than \$50 billion		

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Debtor	Athenex Pharmac	eutical Divisio	n, LLC		Case number (if known)	
Request for Relief, Declaration, and Signatures						
WARNII	NG Bankruptcy fraud i	s a serious crime up to 20 years, or	. Making a false statement both. 18 U.S.C. §§ 152,	nt in connection with a 1341, 1519, and 3571	bankruptcy case can result in fines up to \$500,000 or .	
17. Declaration and signature of authorized representative of debtor		I have been au	The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on May 14, 2023			
	,	· ·	MM / DD / YYYY K. Campbell uthorized representative of Restructuring Offier	of debtor	Nicholas K. Campbell Printed name	
18. Sign	ature of attorney	Michael D. V	torney for debtor	LP	Date May 14, 2023 MM / DD / YYYY	
		440 Louisiar Suite 900 Houston, TX Number, Stree	t, City, State & ZIP Code	Email address	mwarner@pszjlaw.com	

00792304 TX
Bar number and State

Rider 1 to Voluntary Petition

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case (collectively, the "<u>Debtors</u>"), filed a petition in this Court for relief under chapter 11 of title 11 of the United States Code.

- 1. Athenex Pharma Solutions, LLC
- 2. Athenex Pharmaceutical Division, LLC
- 3. Athenex R&D LLC
- 4. Athenex, Inc.
- 5. Cell Medica, Inc.
- 6. Kuur Therapeutics Inc.

WRITTEN CONSENT OF Athenex Pharmaceutical Division, LLC Athenex Pharma Solutions, LLC Athenex R&D LLC

The undersigned being the Sole Member of each and every one of the entities as listed below (each a "Company" and, collectively, the "Companies") does hereby consent to and take the following action to be effective as of May 12, 2023 and consent to the Company actions contemplated thereby:

WHEREAS, the Sole Member has considered the financial and operational aspects of the Companies' business;

WHEREAS, the Sole Member has reviewed the historical performance of the Company, the market for the Companies' products and services, and the current and long-term liabilities of the Companies;

WHEREAS, the Sole Member has, over the last several months, reviewed the materials presented to it by the management of and the advisors to the Companies regarding the possible need to undertake a financial and operational restructuring of the Companies;

WHEREAS, the Sole Member has analyzed each of the financial and strategic alternatives available to it, including those available on a consensual basis with the principal stakeholders of the Companies, and the impact of the foregoing on the Companies' business and its stakeholders;

NOW, THEREFORE, BE IT RESOLVED, that in the judgment of the Sole Member, it is desirable and in the best interests of the Companies, its creditors, employees, stockholders and other interested parties that a petition be filed by each Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") in the United States Bankruptcy Court for the Southern District of Texas (the "Bankruptcy Court");

RESOLVED FURTHER, that the officers of the Companies (each, an "Authorized Officer") be, and each of them hereby is, authorized on behalf of each Company to execute, verify and file all petitions, schedules, lists, and other papers or documents, and to take and perform any and all further actions and steps that any such Authorized Officer deems necessary, desirable and proper in connection with the Company's chapter 11 case, with a view to the successful prosecution of such case;

RESOLVED FURTHER, that the Authorized Officers, on behalf of each Company, are authorized, empowered and directed to retain the law firm of Pachulski Stang Ziehl & Jones LLP ("**PSZJ**") as bankruptcy counsel to represent and assist the Companies in carrying out its duties under chapter 11 of the Bankruptcy Code, and to take any and all actions to advance each Company's rights in connection therewith, and the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the bankruptcy, and to cause to be filed an appropriate application for authority to retain the services of PSZJ;

RESOLVED FURTHER, that the Authorized Officers, on behalf of each Company, are authorized, empowered and directed to retain the services of MERU, LLC ("**MERU**") as the Companies' financial advisor, and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the bankruptcy, and to cause to be filed an appropriate application for authority to retain the services of MERU;

RESOLVED FURTHER, that Nicholas Campbell of MERU has been appointed, effective as of April 19, 2023, to serve as Chief Restructuring Officer of the Company and its affiliates, shall be an Authorized Officer (as defined in these resolutions), and is hereby authorized to make decisions with respect to all aspects of the management and operation of each Company's business including, without limitation, organization, human resources, marketing, sales, logistics, finance, administration, oversight, of the prosecution of each Company's bankruptcy case, including, but not limited to, bankruptcy-related reporting requirements, filing of Statement of Financial Affairs, Schedule of Assets and Liabilities, a chapter 11 plan and related disclosure statement, claims management, managing outside professionals and such other aspects as he may identify, in such manner as he deems necessary or appropriate in his sole and reasonable discretion consistent with the business judgment rule, subject only to appropriate governance by the applicable Board, in accordance with each Company's certificate of incorporation, certificate of formation, bylaws, limited liability company agreement, applicable laws and applicable bankruptcy law and order of the Court;

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, authorized, empowered, and directed, on behalf of the Company, to retain the services of Epiq Corporate Restructuring, LLC ("**Epiq**") as the Company's claims, noticing, and solicitation agent and administrative advisor, and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the bankruptcy, and to cause to be filed an appropriate application for authority to retain the services of Epiq;

RESOLVED FURTHER, that the Authorized Officers of each Company be, and hereby are, authorized and directed to employ any other professionals necessary, including but not limited to, investment bankers, to assist such Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, the officers of the Company are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the chapter 11 case and cause to be filed appropriate applications with the Bankruptcy Court for authority to retain the services of any other professionals, as necessary, and on such terms as are deemed necessary, desirable and proper;

RESOLVED FURTHER, that the Authorized Officers of each Company be, and each of them hereby is, authorized and empowered to obtain post-petition financing according to terms which may be negotiated by the management of the Company, including under debtor-in-possession credit facilities or the use of cash collateral; and to enter into any guaranties and to pledge and grant liens on its assets as may be contemplated by or required under the terms of such post-petition financing or cash collateral agreement; and in connection therewith, the Authorized Officers of each Company are hereby authorized and directed to execute appropriate loan agreements, cash collateral agreements and related ancillary documents;

RESOLVED FURTHER, that the Authorized Officers be, and each of them hereby is, authorized, empowered and directed on behalf of the Companies to take any and all actions, to execute, deliver, certify, file and/or record and perform any and all documents, agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities or certificates and to take any and all actions and steps deemed by any such Authorized Officer to be necessary or desirable to carry out the purpose and intent of each of the foregoing resolutions and to effectuate a successful chapter 11 case, including, but not limited to the development, filing and prosecution to confirmation of a chapter 11 plan and related disclosure statement; and

RESOLVED FURTHER, that any and all actions heretofore taken by any Authorized Officer or the directors of each Company in the name and on behalf of the Company in furtherance of the purpose and intent of any or all of the foregoing resolutions be, and hereby are, ratified, confirmed, and approved in all respects.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the undersigned, Sole Member of the Company and its subsidiary entities as listed below has hereunto set his hand.

Athenex Pharmaceutical Division, LLC Athenex Pharma Solutions, LLC Athenex R&D LLC each a Delaware limited liability company

By: Athenex, Inc.

By:

a Delaware corporation

Johnson Y.N. Lau, MBBS, M.D., FRCP

Chief Executive Officer

SIGNATURE PAGE TO WRITTEN CONSENT OF ATHENEX PHARMACEUTICAL DIVISION, LLC, ATHENEX PHARMA SOLUTIONS, LLC, AND ATHENEX R&D LLC

Fill in this information to identify the case:	
Debtor name Athenex Pharmaceutical Division, LLC	
United States Bankruptcy Court for the: SOUTHERN DISTRICT OF TEXAS	
Case number (if known)	
· · · · · · · · · · · · · · · · · · ·	☐ Check if this is an amended filing
	amended ming
Official Form 202	
Declaration Under Penalty of Perjury for Non-Individu	ual Debtors 12/15
An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partn form for the schedules of assets and liabilities, any other document that requires a declaration that is not amendments of those documents. This form must state the individual's position or relationship to the debt and the date. Bankruptcy Rules 1008 and 9011. WARNING Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaic connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, 41519, and 3571.	included in the document, and any stor, the identity of the document, ning money or property by fraud in
Declaration and signature	
I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agindividual serving as a representative of the debtor in this case.	ent of the partnership; or another
I have examined the information in the documents checked below and I have a reasonable belief that the in	formation is true and correct:
 Schedule A/B: Assets–Real and Personal Property (Official Form 206A/B) Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) 	
 Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) 	
Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)	
 □ Schedule H: Codebtors (Official Form 206H) □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) 	
Amended Schedule	
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and	Are Not Insiders (Official Form 204)
Other document that requires a declaration Corporate Ownership Statement, List of Editor Verification	quity Holders, Creditor Matrix
I declare under penalty of perjury that the foregoing is true and correct.	
Executed on May 14, 2023 X /s/ Nicholas K. Campbell	
Signature of individual signing on behalf of debtor	
Nicholas K. Campbell	

Official Form 202

Printed name

Chief Restructuring Offier
Position or relationship to debtor

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Fill in this information to identify the case:	
Debtor name Athenex Pharmaceutical Division, LLC	
United States Bankruptcy Court for the Southern District of Texas (State) Case number (If known):	Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (on a Consolidated Basis) 12/15

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	claim (for example, trade debts, bank loans, professional services, and is contingent, unliquidated, of disputed	unliquidated, or	If the claim is f unsecured clai secured, fill in	lateral or setoff	nim is partially unt and deduction
			government contracts)	ntracts) To	Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1.	Ingenus Pharmaceuticals 4190 Millenia Blvd Orlando, FL 32839	Samir Mehta info@ingenus.com; smehta@ingenus.com	Trade Debt				\$8,088,996.00
2.	Chongqing Sintaho Pharmaceutical 600, Liuquing Road Maliuzui Town, Banan District Chongqing, 401319 CHINA	Amy Wu Tel. +86-23-8896 1270 info@sintaho.com	Trade Debt				\$6,755,948.00
3.	Baylor College of Medicine One Baylor Plaza Houston, TX 77030-3411	Michael B. Dilling Michael.Dilling@bcm.edu	Trade Debt	Disputed			\$6,280,000.00
4.	Gland Pharma Limited 6-3-865/1/2, Flat No.201 Greenland Apartments, Ameerpet Hyderaad, 500 016 INDIA	Prathyusha Pantareddy gland@glandpharma.com; Prathyusha.pantareddy@glan dpharma.com	Trade Debt				\$5,481,429.00
5.	Indena Viale Ortles 12 20139 Milano, ITALY	Stephano Togni, Robert Sacco, Emanuele Agnese Tel. 257-4961 stefano.togni@indena.com; roberta.sacco@indena.com; emanuele.agnese@indena.co m	Trade Debt				\$3,731,991.00
6.	GenScript Probio USA Inc. 860 Centennial Ave. Piscataway, NJ 08854	Tiancheng Zhou tiancheng.zhou@genscript.co m	Trade Debt				\$2,718,357.00

Case 23-90297 Document 1 Filed in TXSB on 05/14/23 Page 13 of 18 Athenex Pharmaceutical Division, LLC Case number (if known)

Debtor

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Mature of the claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed	If the claim is f unsecured clai secured, fill in	lateral or setoff	im is partially int and deduction
		government contracts)			Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
	EverSana Life Science Services, LLC 24740 Network Place Chicago, IL 60673-1247	Kendra Winfield, Errick Wright, Kaye Nearwood billing@Eversana.com; kaye.nearwood@eversana.co m; errick.wright@eversana.com; kendra.winfield@eversana.co m	Trade Debt				\$1,400,000.00
	MAIA Pharmaceuticals, Inc. 707 State Road Suite 104 Princeton, NJ 08540	Bikram Malik Maiafinance@Maiapharma.co m	Trade Debt				\$1,291,535.00
	Hainan Shuangcheng Pharmaceuticals No. 16 Xingguo Road Xiuying District Haikou, 570314 CHINA	Vivian Chen Tel. 86-898-68629718 vivian.chen@hnsp.com	Trade Debt				\$1,182,160.00
10.	IBI – Istituto Biochimico Via Fossignano, 2 04011, Aprilia ITALY	Nicola Blundo, Eleazar Fadda Tel. +39 06 921501 info@ibi-lorenzini.com; nblundo@ibi-lorenzini.com; efadda@ibi-lorenzini.com	Trade Debt				\$1,012,758.00
	Pharmascience Inc 6111 Royalmount Suite 100 Montreal Quebec, H7p2t4 CANADA	Skarras, Nelly De Sousa	Trade Debt	Unliquidated			\$1,000,000.00
	Chongqing Taihao Pharmaceutical C-3 High Technology Zone 105 Chuangye Rd. Erlang Chongqing, 400039 CHINA	Amy Wu Tel. +86-23-6846 5115 info@polymedt.com	Trade Debt				\$924,506.00
	Praxgen Pharmaceuticals, LLC 9 Deer Park Driver Suite J-10 Monmouth Junction, NJ 08852	Jane Li jane.li@praxgen.com	Trade Debt			_	\$847,677.00

Case 23-90297 Document 1 Filed in TXSB on 05/14/23 Page 14 of 18 Athenex Pharmaceutical Division, LLC Case number (if known)

Debtor

Name

Name, telephone number, and email Nature of the Indicate if claim Amount of unsecured claim Name of creditor and complete address of creditor contact mailing address, including zip code claim is contingent, If the claim is fully unsecured, fill in only (for example. unsecured claim amount. If claim is partially unliquidated, or trade debts, bank disputed secured, fill in total claim amount and deduction loans, for value of collateral or setoff to calculate professional unsecured claim. services, and government Total claim, if **Deduction for** Unsecured claim contracts) partially value of secured collateral or setoff 14 Maiva Pharma Private Sellaraj Pandiyan Trade Debt \$755,110.00 Limited info@maivapharma.com; 32, Sipcot Industrial sellaraj.s@maivapharma.com Complex Phase I Hosur, 635126 INDIA 15 Eagle Pharmaceuticals, Inc. Trade Debt Kim Zahn, Violeta Dyankova \$734,134.00 50 Tice Blvd. Tel. 855-318-2170 Suite 315 arsupport@icsconnect.com Woodcliff Lake, NJ 07677 \$650,285.00 16 Deloitte & Touche LLP Dan Whelehan Professional P.O. Box 844708 dwhelehan@deloitte.com Services Dallas, TX 75284-4708 17 Brammer Bio Trade Debt Mariano Zuniga \$613,692.00 mariano.zuniga@thermofishe PO BOX 412576 Boston, MA 02241-2576 r.com 18 EVER Valiniect Theresa Pachinger Trade Debt \$430,394.00 Oberburgau 3 office@everpharma.com; Unterach, 4866 AUSTRIA theresa.pachinger@everphar ma.com 19 ACS Dobfar Trade Debt Marco Vaccari, Paolo \$335,400.00 Viale Addetta, 6 Vigevani Tribiano, MI, 20067 ITALY Marco.Vaccari@acsdobfar.it; paolo.vigevani@acsdobfar.it Professional 20 Cooley LLP Termia White \$261,211.00 101 California Tel. 585.385.1880 Services 5th Floor Termia.White@cooley.com San Francisco, CA 94111-5800 Professional 21 Ernst & Young LLP **Brett Cartner** \$242,721.00 Pittsbg Ntnl Bnk- Pitt Tel. 716-843-5000 Services 640382 Brett.Cartner@ey.com Pittsburgh, PA 15264-0382 22 Avet Pharmaceuticals Inc. Akeisha Edwards, Juliana Trade Debt \$240,375.00 One Tower Center Blvd White Suite 1700 Akeisha.Edwards@avetpharm East Brunswick, NJ 08816 a.com; Juliana.White@avetpharma.c om

Case 23-90297 Document 1 Filed in TXSB on 05/14/23 Page 15 of 18 Athenex Pharmaceutical Division, LLC Case number (if known)

Debtor

Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
				Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
P.O. Box 660266 Dallas, TX 75266-0266	Tabitha Wozniak Tel. (585) 427-8240 MMS.Credit@McKesson.com; Tabitha.Wozniak@McKesson. com	Trade Debt				\$225,953.00
24 Fort Schuyler Management Corporation 257 Fuller Road Albany, NY 12203	Patricia DeLane PDeLane@sunypoly.edu	Landlord				\$217,803.00
25 Vizient Supply LLC 75 Remittance Drive Suite 1420 Chicago, IL 60675-1420	Carlos Barbosa carlos.barboza@vizientinc.co m	Trade Debt				\$203,581.00
26 Charles River Laboratories GPO Box 27812 New York, NY 10087-7812	James Williams Tel. 800-441-3550 James.Williams@crl.com	Trade Debt				\$201,224.00
27 Pace Analytical Life Sciences PO Box 684056 Chicago, IL 60695	Nisheet Gupta. Carol Nesheim Tel. 612-607-6400 Nisheet.Gupta@pacelabs.com ; carol.nesheim@pacelabs.com	Trade Debt				\$200,906.00
28 Arnold & Porter 6200 Savoy Drive Suite 1200 Houston, TX 77036	Kenneth Hamilton Kenneth.Hamilton@arnoldpor ter.com	Professional Services				\$189,396.00
29 Quantum Leap Healthcare 499 Illinois Avenue Suite 200 San Francisco, CA 94158	Valerie Chin Tel. 855-866-0505 v.chin@quantumleaphealth.o rg	Trade Debt				\$165,000.00
30 BioAgilytix Labs LLC 2300 Englert Drive Durham, NC 27713	†	Trade Debt				\$164,803.00

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	Chapter 11
ATHENEX PHARMACEUTICAL DIVISION, LLC	Case No. 23()
Debtor.	

CORPORATE OWNERSHIP STATEMENT (RULE 7007.1)

Pursuant to Federal Rule of Bankruptcy Procedure 7007.1 and to enable the Judges to evaluate possible disqualification or recusal, the undersigned authorized officer of the above-captioned Debtor, certifies that the following is a corporation other than the Debtor, or a governmental unit, that directly or indirectly owns 10% or more of any class of the corporation's equity interests, or states that there are no entities to report under FRBP 7007.1.

Name: Athenex, Inc.

Address: 1001 Main Street, Suite 600

Buffalo, NY 14203

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	Chapter 11
ATHENEX PHARMACEUTICAL DIVISION, LLC	Case No. 23()
Debtor.	

LIST OF EQUITY SECURITY HOLDERS

Following is the list of the Debtor's equity security holders which is prepared in accordance with rule 1007(a)(3) for filing in this Chapter 11 Case:

Equity Holder	Address of Equity Holder	Percentage of Equity Held
Athenex, Inc.	1001 Main Street, Suite 600 Buffalo, NY 14203	100% membership interest

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:	Chapter 11
ATHENEX PHARMACEUTICAL DIVISION, LLC	Case No. 23()
Debtor.	

CERTIFICATION OF CREDITOR MATRIX

Pursuant to Rule 1007 of the Federal Rules of Bankruptcy Procedure, the above captioned debtor and its affiliated debtors in possession (collectively, the "<u>Debtors</u>")¹ hereby certify that the *Creditor Matrix* submitted herewith contains the names and addresses of the Debtors' creditors. To the best of the Debtors' knowledge, the *Creditor Matrix* is complete, correct, and consistent with the Debtors' books and records.

The information contained herein is based upon a review of the Debtors' books and records as of the petition date. However, no comprehensive legal and/or factual investigations with regard to possible defenses to any claims set forth in the *Creditor Matrix* have been completed. Therefore, the listing does not, and should not, be deemed to constitute: (1) a waiver of any defense to any listed claims; (2) an acknowledgement of the allowability of any listed claims; and/or (3) a waiver of any other right or legal position of the Debtors.

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A complete list of each of the Debtors in these Chapter 11 Cases may be obtained on the website of the Debtors' proposed claims and noticing agent at https://dm.epiq11.com/athenex. The location of Athenex, Inc.'s principal place of business and the Debtors' service address in these Chapter 11 Cases is 1001 Main Street, Suite 600, Buffalo, NY 14203.